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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO
09/608,395	06/30/2000	Per-Ake Larson	MS1-479US	9668
22801 7	7590 06/18/2003			
LEE & HAYES PLLC			EXAMINER	
SPOKANE, W	SIDE AVENUE SUITE 'A 99201	JU	NGUYEN, CINDY	
	•		ART UNIT	PAPER NUMBER
		•	2171	11:
			DATE MAILED: 06/18/2003	] [

Please find below and/or attached an Office communication concerning this application or proceeding.

Office Action Summary  Application No.				
Examiner Cindy Nguyen 2171  - The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply  A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE ② MONTH(S) FROM THE MAILING DATE OF THIS COMMUNICATION. Extensions of time may be available under the provisions of 3° CFR 1.136(a). In no event, however, may a reply be timely filled  If NO period for may is packed above, the maximum stabulory period will apply and will equiles SX (6) MONTH's from the mailing cert of his communication in the period for may be specified above, the maximum stabulory period will apply and will equiles SX (6) MONTH's from the mailing cert of his communication in the period for may be specified above, the maximum stabulory period will apply and will equiles SX (6) MONTH's from the mailing cert of his communication in this period of the period of the communication of the period of t		Application No.	Applicant(s)	a
Cindy Nguyen   2171		09/608,395	LARSON ET AL.	
The MALING DATE of this communication appears on the cover sheet with the correspondence address — Period for Reply  A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) FROM THE MALING DATE OF THIS COMMUNICATION.  Extensions of the many be available used the provisions of 3 CPR 1.136(a). In no event, however, may a reply be simely filed  ### the period for reply specified above is less than thirty (30) days, a reply within the admitted for reply specified above is less than thirty (30) days, a reply within the sample date of the provision of the period for reply specified above is less than thirty (30) days, a reply within the sample date of the provision of the period for reply specified above is less than thirty (30) days, a reply within the sample date of the sample date of the sometime and admitted than the period for reply specified for reply with the set or extended priefied for reply with the period of the sample date of the communication is set or extended priefied for reply with the set or extended priefied for reply with the set or extended priefied for reply with the period of the sample date of the communication is considered the set of the communication is considered to the set of the communication is considered to the set of the communication is considered to the period of the set of the set of the period of the set of the	Office Action Summary	Examiner	Art Unit	
A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) FROM THE MAILING DATE OF THIS COMMUNICATION.  Learnations of trees may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be limitly filed  Learnation of trees may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be limitly filed  Learnation of trees may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be limitly filed  Learnation of the provision of the provision of 37 CFR 1.136(a). In no event, however, may a reply be limitly filed  Learnation of the provision of the provision of the provision of the statutory minimum of thinty (80) days will be considered sinely.  If NO period for reply is specified above, the maintenance of the provision of the drawing(s) be held in abeyance. See 37 CFR 1.85(a).  10) The drawing(s) filed on 30 June 2000 islare: a) accepted or b) objected to by the Examiner.  Application Papers  9) The specification is objected to by the Examiner.  If approved, corrected drawings are required in reply to this Office action.  11) The proposed dra		1		
THE MAILING DATE OF THIS COMMUNICATION.  Extensions or time may be available under the provision of 37 CFR 1 13(6). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication.  It no percent or reply is specified to the the mailing date of this communication.  If NO percent or reply is specified above, the mailine maturation percent will appar and wit equate XIX (6) MONTHS from the mailing date of this communication.  Failure to reply within the set or extended period for reply will. by statute, cause the application to become ARANDONED (35 U.S.C. § 133).  Any reply recented by the Office the the three membra after the mailing date of this communication, even if timely filed, may reduce any sessing planet term adjustment. Set 97 CFR 1.04(b).  Status  1) Responsive to communication(s) filed on 22 May 2003.  2a) This action is FINAL.  2b) This action is non-final.  3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.  Disposition of Claims  4) Claim(s) 1-26 is/are pending in the application.  4a) Of the above claim(s) is/are allowed.  6) Claim(s) 1-26 is/are allowed.  6) Claim(s) 1-26 is/are allowed.  6) Claim(s) 1-26 is/are rejected.  7) Claim(s) is/are allowed.  8) Claim(s) 1-26 is/are rejected to by the Examiner.  10) The drawing(s) filed on 30 June 2000 is/are: a) accepted or b) objected to by the Examiner.  Application Papers  9) The specification is objected to by the Examiner.  10) The proposed drawing correction filed on is: a) approved b) disapproved by the Examiner.  11 proposed drawing correction filed on is: a) approved by the Examiner.  12 The eath or declaration is objected to by the Examiner.  13 Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).  3) Acknowledgment is made of a claim for domestic priority documents have been received.  14 Certified copie		pears on the cover sheet with	the correspondence address	
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#### **DETAILED ACTION**

This is in response to amendment filed on 05/23/03.

#### Continued Examination Under 37 CFR 1.114

A request for continued examination under 37 CFR 1.114 was filed in this application after appeal to the Board of Patent Appeals and Interferences, but prior to a decision on the appeal. Since this application is eligible for continued examination under 37 CFR 1.114 and the fee set forth in 37 CFR 1.17(e) has been timely paid, the appeal has been withdrawn pursuant to 37 CFR 1.114 and prosecution in this application has been reopened pursuant to 37 CFR 1.114. Applicant's submission filed on 05/23/03 has been entered.

### 1. Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

2. Claims 1, 8, 9, 11, 12, 17, 19, 21 and 24 are rejected under 35 U.S.C. 102(b) as being anticipated by Dalal (U.S. 5781896).

In consideration of claims 1 and 21, Dalal discloses: A method and computer program for processing a database query according to at least one grouping column value (see col. 4, lines 1-10, Dalal), the method comprising:

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partially pre-aggregating records in a database to provide a result that contains at least two records having like grouping column values (see Fig. 10, and corresponding text, Dalal); and

aggregating records derived from the partial pre-aggregation to provide a result that contains records having unique grouping column values (see 1100, Fig. 11, Dalal).

Regarding claim 8, the limitations of this claim have been noted in the rejection of claim 1. Applicant's attention is directed to the rejection of claim 1 above. In addition Dalal discloses: wherein the partially pre-aggregating includes utilizing a hashing function (see col. 5, lines 45-49, Dalal).

Regarding claim 9, the limitations of this claim have been noted in the rejection of claim 1. Applicant's attention is directed to the rejection of claim 1 above. In addition Dalal discloses: wherein the partial pre-aggregating creates a record store in memory, and wherein the method further comprises utilizing the record store in memory for one or more other database operators (see Fig. 3 and corresponding text, Dalal).

Regarding claim 11, the limitations of this claim have been noted in the rejection of claim 1.

Applicant's attention is directed to the rejection of claim 1 above. In addition Dalal discloses:

computer programmed to perform the method recited in claim 1 9 (see col. 2, lines 62-65, Dalal).

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Regarding claim 12, the limitations of this claim have been noted in the rejection of claim 1. Applicant's attention is directed to the rejection of claim 1 above. In addition, Dalal discloses: A relational database system, comprising: memory for storing a record store, the memory having a portion available for query processing (see 320, Fig. 3, Dalal).

As per claim 19, all the limitations of this claim have been noted in the rejection of claim 8. It is therefore rejected as set forth above.

## 3. Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

- (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 4. Claims 2-5, 13-15, 20 and 23-25 are rejected under 35 U.S.C. 103(a) as being unpatentable over Dalal (U.S.5781896) in view of Larson (U.S. 6115705).

Regarding claims 2 and 13, all the limitations of this claim have been rejected in claim 1 and 12, in addition, Dalal discloses: wherein the partially pre-aggregating further comprises:

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maintaining a record store in memory (see col. 4, lines 11-12, Dalal), the record store having one record for each different grouping column value encountered in the operation(see col. 4, lines 19-24, Dalal);

Dalal is silent as to the provision of receiving a new record after the final aggregation step is performed. However, Larson discloses receiving a new record (see col. 6, line 28, Larson); combining the new record with a record having the same grouping column value, if such a record exists; and adding the new record to the record-store in the memory-if-there is no record in the record store that has the same grouping column value as the new record (see col. 6, lines 50-65, Larson). Because Dalal's system is designed to be repeated by a user and is dynamic in nature, it would have been obvious to one of ordinary skill in the art to receive a new entry in Dalal as taught by Larson, so as to facilitate continuous and expanded use of further search queries.

As per claim 3, the limitations of this claim have been noted in the rejection of claim 2.

Applicant's attention is directed to the rejection of claim 2 above. In addition, Dalal/Larson disclose: adding additional new records to the record store until the record store reaches a capacity such that it can accept no new records (see col. 7, lines 36-47, Larson); outputting one or more records from the record store to a subsequent database operator (see col. 10, lines 53 to col. 11, lines 4, Dalal). Therefore, at the time the invention was made, it would have been obvious to a person of ordinary skill in the art to include a method of processing the query steps of aggregation using hashing and partitioning to process until there is no more free space in memory in Dalal, as taught by Larson. The motivation being to have enabled a user to provide a method and system in a computer system to identify grouping column

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contents into a result value for the identified grouping column contents reducing the disk access overhead incurred in performing the aggregation.

Regarding claim 4, the limitations of this claim have been noted in the rejection of claim 3.

Applicant's attention is directed to the rejection of claim 3 above. In addition, Dalal/Larson discloses: wherein after the one or more records have been output to the subsequent database operator, the adding and-outputting are repeated until there are no new records to process (see col. 11, lines 5-22, Dalal).

Regarding claim 5, the limitations of this claim have been noted in the rejection of claim 4. Applicant's attention is directed to the rejection of claim 4 above. In addition, Dalal/Larson discloses: wherein any records remaining in the record store after there are no new records to process are output to the subsequent database operator (see col. 10, lines 53 to col. 11, lines 4, Dalal).

As per claim 13, all the limitations of this claim have been noted in the rejection of claim 2. It is therefore rejected as set forth above. In additional, Dalal/Larson discloses: receive an input record from the non-volatile memory (see 54, Fig. 7, Larson).

As per claim 14, all the limitations of this claim have been noted in the rejection of claims 3 and claim 13. It is therefore rejected as set forth above.

As per claim 15, all the limitations of this claim have been noted in the rejection of claims 4 and 5. It is therefore rejected as set forth above.

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Regarding claim 20, all the limitations of this claim have been rejected in claim 12. Applicant's attention is directed to the rejection of claim 12 above. In additional, Dalal/Larson discloses: wherein the query processor is further configured to utilize hashing and partitioning to perform the partial preaggregation (see abstract, Larson).

As per claim 22, all the limitations of this claim have been noted in the rejection of claims 2, 3 and 4. It is therefore rejected as set forth above.

Regarding claim 23, all the limitations of this claim have been rejected in claim 12. Applicant's attention is directed to the rejection of claim 12 above. In additional, Dalal/Larson discloses: further comprising database operator code that utilizes the record store for input (see col. 11, lines 1-39, Larson).

Regarding claim 24, most of the limitations of this claim have been noted in the rejection of claims 1 and 21. Applicant's attention is directed to the rejection of claims 1 and 21 above. In addition, Dalal/Larson discloses: executable instructions (see Fig. 7 and corresponding text, Dalal), when executed on a computer, perform the following steps: receiving a stream of input records (see col. 7, lines 13-22, Dalal);

aggregating the input records in the stream to a single grouping column as it is received to create a record store (see col. 7, lines 49-57, Dalal).

Outputting the records in the record store after the join (col. 7, liens 36-48, Larson);

Aggregating the records output from the join; and Wherein the records output from the join include at least two records that have an identical grouping column value in the single grouping column (col. 5, lines 47-60 Larson). Thus, at the time invention was made, it would

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have been obvious to a person of ordinary skill in the art to include the step of aggregating the records output have at least two records that have an identical grouping column value in the system of Dalal as taught by Larson. The motivation being to enable the user to group the data with the result contains an unique value in the aggregated grouping column.

As per claim 25, all the limitations of this claim have been noted in the rejection of claims 3 and 24, above. It is therefore rejected as set forth above.

5. Claims 6, 7, 10, 16, 18 and 26 stand rejected under 35 U.S.C. 103(a) as being unpatentable over Dalal (U.S.5781896) in view of Larson (U.S 6115704), and further in view of Srivastava et al. (U.S. 6032144).

Regarding claim 6, all the limitations of this claim have been rejected in claim 3. Applicant's attention is directed to the rejection of claim 3 above. However, Dalal didn't disclose the join operation. On the other hand, the background of Srivastava et al. disclose: wherein the subsequent database operator is a join (see col. 2, 25-39, Srivastava et al.). Thus, having the above teaching from Srivastava et al., it would have been obvious to a person of ordinary skill in the art to include the step of computing cost estimates using the join operator in the method of aggregation as taught by Srivastava et al.

Accordingly, it would have been obvious to incorporate the teachings of aggregation in database table of the combination system of Dalal and Larson. The motivation being to have enabled a user to reduce the disk access overhead incurred in performing the aggregation.

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Regarding claim 7, all the limitations of this claim have been rejected in claim 1.

Applicant's attention is directed to the rejection of claims 1 and 6 above. In addition, Srivastava et al. discloses: further comprising estimating the costs and benefits of the partial pre-aggregation, and partially pre-aggregating the records only if the estimating indicates that the benefits are greater than the costs. (see col. 5, lines 49-57, Srivastava et al.).

Regarding claim 10, all the limitations of this claim have been rejected in claim 1. Applicant's attention is directed to the rejection of claims 1 and 6 above. In addition, Srivastava et al. disclose: one or more computer-readable media having computer-executable instruction ( see Fig. 3 and corresponding text, Srivastava et al.)

As per claim 16, all the limitations of this claim have been noted in the rejection of claim 6. It is therefore rejected as set forth above.

As per claim 18, all the limitations of this claim have been noted in the rejection of claim 7. It is therefore rejected as set forth above.

Regarding claim 26, all the limitations of this claim have been noted in the rejection of claim 24. It is therefore rejected as set forth above. In additional, Srivastava et al. disclose: determining if it is optimal to aggregate the input records prior to performing the join (see col. 2, lines 54-64, Srivastava et al.), Performing the aggregation prior to the join only if a determination is made that it is optimal to perform an aggregation prior to the join (see col. 7, lines 47-55, Srivastava et al.).

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### 6. Response to Amendment (filed 05/23/03)

# Rejections under 35 USC § 102

Regarding claims 1, 12, 21 and 24, at pages 11-16 of the response filed 05/23/03, Applicant argues: Dalal does not disclose or anticipate only partially aggregating each grouping column. In response, the multiple aggregation query in Dalal is a query that utilized more than one grouping column, aggregating one grouping column at a time, sequentially-this is clearly partial aggregation (col. 10, lines 7-66, Dalal), also fig. 10 and 11 are the complex table diagram showing the result created in response to the multiple level aggregation query, each level 1 result table 1120, 1130, 1140 is presenting partial aggregation from division 1001 which contain two grouping column values example as table 1120 contains sum(sales price) for retail are 42.00 and 92.00, then aggregating from the partial aggregation to have the level 2 result table as 1110.

### Rejections under 35 USC § 103

Dalal clearly disclose partial aggregation as rejected above, therefore, all the depend claims 2-5, 13-15, 20, 22, 23 and 25 are rejected above and directed to the rejection of claims 1, 12, 21 and 24 above, respectively. Therefore the prima facie case for obvious has been met.

### 7. Contact Information

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Cindy Nguyen whose telephone number is 703-305-4698. The examiner can normally be reached on M-F: 8:00-5:00.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Safet Metjahic can be reached on 703-308-1436. The fax phone numbers for the organization where this

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application or proceeding is assigned are 703-746-7239 for regular communications and 703-746-7240 for After Final communications.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is 703-305-3900.

W/

Cindy Nguyen June 12, 2003

> SAFET METJAHIC SUPERVISORY PATENT EXAMINER TECHNOLOGY CENTER 2100